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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Summary	10/623,372	YOUNG, KEVIN L.				
omee near carmary	Examiner	Art Unit				
The MAN INC DATE of this communication and	Chriss S. Yoder, III	2622				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 17 Ju	ıly 200 <u>3</u> .					
2a) This action is FINAL . 2b) ☑ This						
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 1-46 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-46 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 17 July 2003 is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11).	accepted or b) objected to be drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	te				

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. Claims 5-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 6 recites the limitation "first regulated voltage is provided to the video camera and the encoder" in lines 1-2. There is insufficient antecedent basis for this limitation in the claim. The Examiner believes that claim 5 should depend from claim 4, and for purposes of examination, will be examined as understood by the Examiner.

Claim 7 recites the limitation "second regulated voltage is provided to the laser flashing apparatus" in lines 1-2. There is insufficient antecedent basis for this limitation in the claim. The Examiner believes that claim 5 should depend from claim 4, and for purposes of examination, will be examined as understood by the Examiner.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 2. <u>Claims 1-2, 16-18, 21, 28, and 32</u> are rejected under 35 U.S.C. 102(b) as being anticipated by Silverman et al. (US Patent # 4,709,265).
- 3. In regard to claim 1, note Silverman discloses a communication system configured to communicate information in real-time between remote locations (column 5, line 40 - column 6, line 6 and column 7, line 39 - column 8, line 26), comprising a portable camera apparatus including a video camera configured to capture video signals (column 5, line 40 - column 6, line 6), a voltage regulator configured to regulate voltage received from a battery source and providing a regulated voltage to the video camera (column 6, lines 35-37), and a transmitter configured to transmit the video signals captured by the video camera from one location to another remote location (column 7, lines 39-67), and a receiver apparatus including an antenna array having a plurality of antennas, wherein individual ones of antennas of the antenna array are configured to receive the video signals transmitted by the transmitter (column 8, lines 1-26), and a receiver device configured to be disposed adjacent the antenna array and configured to scan the video signals received by individual ones of the antennas of the antenna array, and wherein the receiver is further configured to establish a lock on a video signal in response to signal strength of the respective video signals received by the individual ones of the antennas of the antenna array (column 5, line 63 – column 6, line 6).
- 4. In regard to **claim 2**, note Silverman discloses a monitoring unit configured to monitor the video signals received by the receiver apparatus (column 5, lines 40-50).

- 5. In regard to **claim 16**, note Silverman discloses that the receiver device comprises a tuner configured to tune the receiver device to a select transmission frequency (column 8, lines 1-26, and figure 5c: 510).
- 6. In regard to **claim 17**, note Silverman discloses that the transmitter is configured to convert video signals from the video camera into RF signals prior to transmission (column 7, lines 50-67, and figure 5b: 556 and 552).
- 7. In regard to **claim 18**, note Silverman discloses that the receiver device is configured to convert RF signals into video signals (column 8, lines 1-26, and figure 5c: 511 and 513).
- 8. In regard to **claim 21**, note Silverman discloses the video signals are transmitted in analog mode (column 7, lines 39-67; the signals are modulated to a carrier frequency and transmitted).
- 9. In regard to **claim 28**, although the wording is different, the material is considered substantively equivalent to claim 1, as discussed above.
- 10. In regard to **claim 32**, this is a method claim, corresponding to the apparatus in claim 1. Therefore, claim 32 has been analyzed and rejected as previously discussed with respect claims 1.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 11. <u>Claims 3, 5-7, 14, 19-20, 22-24, 33, 37-39, 42, and 45-46</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Silverman et al. (US Patent # 4,709,265).
- 12. In regard to **claim 3**, note Silverman discloses a communication system configured to communicate information in real-time between remote locations, as claimed in claim 1. Therefore, it can be seen that Silverman fails to disclose that the camera apparatus further comprises an encoder configured to encrypt video signals output from the video camera prior to transmission and a bypass switch configured to selectively control routing of video signals captured by the video camera either to the encoder or directly to the transmitter for transmission. Official Notice is taken that the concepts and advantages of selective encryption of a video signal prior to transmission are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman device to include the use of selective encryption in order to provide a secured video signal that only be viewed by authorized viewers.
- 13. In regard to claims 5-7, note the primary reference of Silverman in view of Stuerzlinger fails to disclose the use of a voltage regulator that is configured to generate a plurality of regulated voltages comprising first and second regulated voltages, wherein the first regulated voltage is provided to the video camera and the encoder, and wherein the second regulated voltage is provided to the laser flashing apparatus. Official Notice is taken that the concepts and advantages of using a voltage regulator to generate multiple voltages are notoriously well known and expected in the art. Therefore, it

would have been obvious to one of ordinary skill in the art to modify the primary reference to include the use of a voltage regulator to generate multiple voltages in order to provide individual components with the proper voltage required for operation.

- 14. In regard to **claim 14**, note Silverman discloses the camera apparatus is disposed in a housing that protects from environmental dangers (column 1, lines 6-25). Therefore, it can be seen that Silverman fails to explicitly disclose that the housing is waterproof. Official Notice is taken that the concepts and advantages of using a waterproof housing for a camera are notoriously well known and expected in the art. Therefore, it would have been obvious to modify the Silverman device to use a waterproof housing in order to protect the camera from being damaged by water while in a hazardous environment.
- 15. In regard to **claim 19**, note Silverman discloses the use of a communication system configured to communicate information in real-time between remote locations, as claimed in claim 1. Therefore, it can be seen that Silverman fails to disclose that the individual ones of antennas comprise a patch antenna having a gain of at least 8 dB. However, the Examiner notes that the use of a patch antenna having a gain of at least 8dB is considered to be a matter of design choice in order to meet specific application requirements and to adhere to the wireless communications standards set by the FCC.
- 16. In regard to **claim 20**, note Silverman discloses the use of a communication system configured to communicate information in real-time between remote locations, as claimed in claim 1. Therefore, it can be seen that Silverman fails to disclose that the transmission range between the camera apparatus and the receiver apparatus is about

2200 feet line-of-sight without encountering signal degradation. However, the Examiner notes that the use of a transmission range between two devices that is about 2200 feet line-of-sight is considered to be a matter of design choice in order to meet specific application requirements and to adhere to the wireless communications standards set by the FCC.

- 17. In regard to **claim 22**, note Silverman discloses the use of a communication system configured to communicate information in real-time between remote locations, as claimed in claim 1. Therefore, it can be seen that Silverman fails to disclose that the video signals are transmitted at a power level of about 200 mW. However, the Examiner notes that the use of transmitting video signals at a power level of about 200 mW is considered to be a matter of design choice in order to meet specific application requirements and to adhere to the wireless communications standards set by the FCC.
- 18. In regard to **claim 23**, note Silverman discloses a communication system (column 5, line 40 column 6, line 6 and column 7, line 39 column 8, line 26) comprising a portable camera apparatus including a video camera configured to capture video signals (column 5, line 40 column 6, line 6), and a transmitter configured to transmit the video signals captured by the video camera (column 7, lines 39-67), a receiver apparatus (column 8, lines 1-26) including an antenna array having a plurality of antennas, wherein individual ones of antennas of the antenna array are configured to receive video signals transmitted by the transmitter (column 5, line 63 column 6, line 6), and a receiver device disposed adjacent the antenna array, wherein the receiver is

viewed by

configured to scan the video signals received by individual antennas of the antenna array, the receiver device further configured to establish a lock on a video signal having a highest signal strength from among the video signals received by the individual antennas (column 5, line 63 – column 6, line 6). Therefore, it can be seen that Silverman fails to disclose transmitting the video signals comprises transmitting the video signals by the first mentioned transmitter at a frequency of about 900 MHz. Official Notice is taken that the concepts and advantages of using a transmitter at a frequency of about 900 MHz are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman method to use of a transmitter at a frequency of about 900 MHz in order to provide a communications channel that publicly available without the need for a license. 19. In regard to claim 24, note Silverman discloses a communication system, as claimed in claim 23. Therefore, it can be seen that Silverman fails to disclose that the camera apparatus further comprises an encoder configured to encrypt video signals output from the video camera prior to transmission. Official Notice is taken that the concepts and advantages of selective encryption of a video signal prior to transmission are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman device to include the use of selective encryption in order to provide a secured video signal that only be

- 20. In regard to **claim 33**, this is a method claim, corresponding to the apparatus in claim 3. Therefore, claim 33 has been analyzed and rejected as previously discussed with respect claim 3.
- 21. In regard to **claim 37**, note Silverman discloses a communication method for communicating information in real-time between remote locations, as claimed in claim 32. Therefore, it can be seen that Silverman fails to disclose transmitting the video signals comprises transmitting the video signals by the first mentioned transmitter at a frequency of about 900 MHz. Official Notice is taken that the concepts and advantages of using a transmitter at a frequency of about 900 MHz are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman method to use of a transmitter at a frequency of about 900 MHz in order to provide a communications channel that publicly available without the need for a license.
- 22. In regard to **claim 38**, this is a method claim, corresponding to the apparatus in claim 23. Therefore, claim 38 has been analyzed and rejected as previously discussed with respect claim 23.
- 23. In regard to **claim 39**, this is a method claim, corresponding to the apparatus in claim 24. Therefore, claim 39 has been analyzed and rejected as previously discussed with respect claim 24.
- 24. In regard to **claim 42**, note Silverman discloses a method of remotely monitoring a hazardous environment, comprising providing a camera apparatus in the hazardous environment to capture and transmit video signals of the hazardous environment

column 5, line 40 – column 6, line 6 and column 7, lines 39-67), receiving the transmitted video signals in a receiver apparatus via an antenna array having a plurality of antennas (column 5, line 63 – column 6, line 6), and scanning the individual ones of antennas of the antenna array using the receiver apparatus to establish a lock on a video signal having a highest signal strength among the received video signals (column 5, line 63 – column 6, line 6). Therefore, it can be seen that Silverman fails to explicitly disclose that the housing is waterproof. Official Notice is taken that the concepts and advantages of using a waterproof housing for a camera are notoriously well known and expected in the art. Therefore, it would have been obvious to modify the Silverman device to use a waterproof housing in order to protect the camera from being damaged by water while in a hazardous environment.

- 25. In regard to **claim 45**, note Silverman discloses a method of remotely monitoring a hazardous environment, as claimed in claim 42. Therefore, it can be seen that Silverman fails to disclose that the captured video signals are selectively encrypted prior to transmission. Official Notice is taken that the concepts and advantages of selective encryption of a video signal prior to transmission are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman device to include the use of selective encryption in order to provide a secured video signal that only be viewed by authorized viewers.
- 26. In regard to **claim 46**, note Silverman discloses a method of remotely monitoring a hazardous environment, as claimed in claim 42. Therefore, it can be seen that Silverman fails to disclose transmitting the video signals comprises transmitting the

video signals by the first mentioned transmitter at a frequency of about 900 MHz.

Official Notice is taken that the concepts and advantages of using a transmitter at a frequency of about 900 MHz are notoriously well known and expected in the art.

Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman method to use of a transmitter at a frequency of about 900 MHz in order to provide a communications channel that publicly available without the need for a license.

- 27. <u>Claims 4, 29-31, and 34</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Silverman et al. (US Patent # 4,709,265) in view of Stuerzlinger (US Patent # 7,193,608).
- 28. In regard to claim 4, note Silverman discloses that the camera apparatus further comprises a battery (column 6, lines 35-37). Therefore, it can be seen that the Silverman device lacks the use of a laser flashing apparatus disposed adjacent to the video camera, the laser flashing apparatus including a laser pointer to enable a remote monitoring user to identify a frame of reference in an image captured by the video camera, and control circuitry configured to control the laser pointer to periodically turn-on and turn-off in order to conserve energy drawn from the battery and supplied to the laser flashing apparatus. Stuerzlinger discloses the use of a laser flashing apparatus disposed adjacent to the video camera, the laser flashing apparatus including a laser pointer to enable a remote monitoring user to identify a frame of reference in an image captured by the video camera (column 5, lines 40-54), and control circuitry configured to

control the laser pointer to periodically turn-on and turn-off (column 5, lines 1-10). Stuerzlinger teaches that the use of a laser flashing apparatus disposed adjacent to the video camera, the laser flashing apparatus including a laser pointer to enable a remote monitoring user to identify a frame of reference in an image captured by the video camera, and control circuitry configured to control the laser pointer to periodically turnon and turn-off in order to provide a unique pattern that can be detected by the computer so that different users actions can be tracked separately (column 5, lines 1-54). Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman device to include the use of a laser flashing apparatus disposed adjacent to the video camera, the laser flashing apparatus including a laser pointer to enable a remote monitoring user to identify a frame of reference in an image captured by the video camera, and control circuitry configured to control the laser pointer to periodically turn-on and turn-off in order to conserve energy drawn from the battery and supplied to the laser flashing apparatus in order to provide a unique pattern that can be detected by the computer so that different users actions can be tracked separately, as suggested by Stuerzlinger.

29. In regard to **claim 29**, note Silverman discloses a portable camera configured to wirelessly transmit video signals in real-time to a remote location (column 5, line 40 – column 6, line 6 and column 7, line 39 – column 8, line 26), comprising a voltage regulator configured to regulate voltage received from a battery source (column 6, lines 35-37), a transmitter configured to transmit the video signals captured by the camera (column 7, lines 39-67). Therefore, it can be seen that the Silverman device lacks the

use of an encoder configured to encrypt the video signals prior to transmission, a module comprising a light source configured to identify a frame of reference in an image captured by the camera, and circuitry for controlling the light source to periodically turnon and turn-off in order to conserve energy drawn from the battery source. Stuerzlinger discloses the use of a light source configured to identify a frame of reference in an image captured by the camera (column 5, lines 40-54), and circuitry for controlling the light source to periodically turn-on and turn-off (column 5, lines 1-10). Stuerzlinger teaches that the use of a light source configured to identify a frame of reference in an image captured by the camera and circuitry for controlling the light source to periodically turn-on and turn-off in order to provide a unique pattern that can be detected by the computer so that different users actions can be tracked separately (column 5, lines 1-54). Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman device to include the use of a light source configured to identify a frame of reference in an image captured by the camera and circuitry for controlling the light source to periodically turn-on and turn-off in order to conserve energy drawn from the battery and supplied to the laser flashing apparatus in order to provide a unique pattern that can be detected by the computer so that different users actions can be tracked separately, as suggested by Stuerzlinger. As for the encoder configured to encrypt the video signals prior to transmission, Official Notice is taken that the concepts and advantages of selective encryption of a video signal prior to transmission are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman device to include the use of selective

encryption in order to provide a secured video signal that only be viewed by authorized viewers.

- 30. In regard to **claim 30**, note Silverman discloses a communication method for communicating information in real-time between remote locations, as claimed in claim 29. Therefore, it can be seen that Silverman fails to disclose transmitting the video signals comprises transmitting the video signals by the first mentioned transmitter at a frequency of about 900 MHz. Official Notice is taken that the concepts and advantages of using a transmitter at a frequency of about 900 MHz are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the Silverman method to use of a transmitter at a frequency of about 900 MHz in order to provide a communications channel that publicly available without the need for a license.
- 31. In regard to **claim 31**, note Stuerzlinger discloses that the light source comprises a laser pointer (column 5, lines 1-10).
- 32. In regard to **claim 34**, this is a method claim, corresponding to the apparatus in claim 4. Therefore, claim 34 has been analyzed and rejected as previously discussed with respect claim 4.
- 33. <u>Claims 8-13, 25-27, 35-36, 40-41, and 43-44</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Silverman et al. (US Patent # 4,709,265) in view of Ortiz et al. (US Patent # 7,149,549).

- 34. In regard to claim 8, note Silverman discloses a communication system configured to communicate information in real-time between remote locations, as claimed in claim 1. Therefore, it can be seen that Silverman fails to disclose that the receiver apparatus comprises a second transmitter configured to further transmit the video signals output from the receiver, and an antenna configured to transmit the video signals received from the second transmitter. Ortiz discloses the use of a receiver apparatus having a second transmitter configured to further transmit the video signals output from the receiver (column 15, lines 37-57), and an antenna configured to transmit the video signals received from the second transmitter (column 15, lines 37-57). Ortiz teaches that the use of a receiver apparatus having a second transmitter configured to further transmit the video signals output from the receiver and an antenna configured to transmit the video signals received from the second transmitter is preferred in order to distribute the data by retransmitting the video at the request of authorized users (column 15, lines 37-52). Therefore, it would have been obvious to one of ordinary skill in the art to modify the receiver of Silverman to include the use of a second transmitter configured to further transmit the video signals output from the receiver and an antenna configured to transmit the video signals received from the second transmitter in order to distribute the data by retransmitting the video at the request of authorized users, as suggested by Ortiz.
- 35. In regard to **claim 9**, note Ortiz discloses that communication between devices can be performed using a combination of different types of wireless networks (column 16, lines 26-34), and lists 900 MHz and 2.4 GHz as possible types of wireless networks

(column 16, line 26 - column 19, line 32). Therefore, based on the application, the first mentioned transmitter is capable of being configured to transmit video signals at about 900 MHz, and the second transmitter is capable of being configured to transmit video signals at about 2.4 GHz.

- 36. In regard to **claim 10**, note Ortiz discloses a second receiver apparatus configured to receive the video signals transmitted from the second transmitter (column 15, lines 37-52), and a monitoring unit communicatively coupled with at least one of the first mentioned receiver apparatus and the second receiver apparatus to monitor video signals received from the first mentioned receiver apparatus and the second receiver apparatus (column 15, lines 37-52 and column 25, lines 31-45), the monitoring unit including a decoder configured to decode the received video signals (column 25, lines 31-45), and a display device configured to display video signals decoded by the decoder (column 15, lines 37-52 and column 25, lines 31-45).
- 37. In regard to **claim 11**, note the primary reference of Silverman in view of Ortiz discloses the use of a communication system configured to communicate information in real-time between remote locations, as claimed in claim 10. Therefore, it can be seen that the primary reference fails to disclose that the second receiver apparatus comprises an antenna having a gain of at least 14 dB. However, the Examiner notes that the use of an antenna having a gain of at least 14 dB is considered to be a matter of design choice in order to meet specific application requirements and to adhere to the wireless communications standards set by the FCC.

- 38. In regard to **claim 12**, note the primary reference of Silverman in view of Ortiz discloses the use of a communication system configured to communicate information in real-time between remote locations, as claimed in claim 10. Therefore, it can be seen that the primary reference fails to disclose that the transmission range between the first mentioned receiver apparatus and the second receiver apparatus is greater than 4 miles line-of-sight. However, the Examiner notes that the use of a transmission range between two devices that is greater than 4 miles line-of-sight is considered to be a matter of design choice in order to meet specific application requirements and to adhere to the wireless communications standards set by the FCC.
- 39. In regard to **claim 13**, note Ortiz discloses that a decoded signal that is split in order to provided the signal to a display and a video recording device (column 15, line 37 column 16, line 16 and column 25, lines 31-45; the signal can be displayed and/or stored for later retrieval). Therefore, it can be seen that the primary reference of Silverman in view of Ortiz fails to explicitly disclose the use of a battery configured to provide power to the monitoring unit and the first mentioned receiver apparatus and the second receiver apparatus, and a charger configured to receive power supply from an external source to charge the battery. Official Notice is taken that the concepts and advantages of using a battery and charger are notoriously well known and expected in the art. Therefore, it would have been obvious to one of ordinary skill in the art to modify the primary device to include the use of a battery and charger in order to provide a rechargeable system that can be carried to a remote location that does not have access to a power supply.

- 40. In regard to **claim 25**, note Silverman discloses a communication system, as claimed in claim 23. Therefore, it can be seen that Silverman fails to disclose that the receiver apparatus comprises a second transmitter configured to further transmit the video signals output from the receiver. Ortiz discloses the use of a receiver apparatus having a second transmitter configured to further transmit the video signals output from the receiver (column 15, lines 37-57). Ortiz teaches that the use of a receiver apparatus having a second transmitter configured to further transmit the video signals output from the receiver and an antenna configured to transmit the video signals received from the second transmitter is preferred in order to distribute the data by retransmitting the video at the request of authorized users (column 15, lines 37-52). Therefore, it would have been obvious to one of ordinary skill in the art to modify the receiver of Silverman to include the use of a second transmitter configured to further transmit the video signals output from the receiver in order to distribute the data by retransmitting the video at the request of authorized users, as suggested by Ortiz.
- 41. In regard to **claim 26**, note Ortiz discloses that communication between devices can be performed using a combination of different types of wireless networks (column 16, lines 26-34), and lists 900 MHz and 2.4 GHz as possible types of wireless networks (column 16, line 26 column 19, line 32). Therefore, based on the application, the second transmitter is capable of being configured to transmit video signals at about 2.4 GHz.
- 42. In regard to **claim 27**, note Ortiz discloses a second receiver apparatus configured to receive the video signals transmitted from the second transmitter (column

15, lines 37-52), and a monitoring unit communicatively coupled with at least one of the first mentioned receiver apparatus and the second receiver apparatus to monitor video signals received from the first mentioned receiver apparatus and the second receiver apparatus (column 15, lines 37-52 and column 25, lines 31-45), the monitoring unit including a decoder configured to decode the received video signals (column 25, lines 31-45), and a display device configured to display video signals decoded by the decoder (column 15, lines 37-52 and column 25, lines 31-45).

43. In regard to claim 35, note Silverman discloses a communication method for communicating information in real-time between remote locations, as claimed in claim 32. Therefore, it can be seen that Silverman fails to disclose providing the video signals received by the receiver device to a monitoring apparatus, decoding the video signals received by the monitoring apparatus, and displaying decoded video signals on a display device of the monitoring apparatus. Ortiz discloses providing the video signals received by the receiver device to a monitoring apparatus, decoding the video signals received by the monitoring apparatus, and displaying decoded video signals on a display device of the monitoring apparatus (column 15, line 37 – column 16, line 16 and column 25, lines 31-45; the signal can be displayed and/or stored for later retrieval). Ortiz teaches that providing the video signals received by the receiver device to a monitoring apparatus, decoding the video signals received by the monitoring apparatus, and displaying decoded video signals on a display device of the monitoring apparatus is preferred in order to distribute the data by retransmitting the video at the request of authorized users (column 15, lines 37-52). Therefore, it would have been obvious to

one of ordinary skill in the art to modify the Silverman method to provide the video signals received by the receiver device to a monitoring apparatus, decode the video signals received by the monitoring apparatus, and display decoded video signals on a display device of the monitoring apparatus in order to distribute the data by retransmitting the video at the request of authorized users, as suggested by Ortiz.

- 44. In regard to **claim 36**, this is a method claim, corresponding to the apparatus in the combination of claims 8 and 10. Therefore, claim 33 has been analyzed and rejected as previously discussed with respect to the combination of claims 8 and 10.
- 45. In regard to **claim 40**, this is a method claim, corresponding to the apparatus in the combination of claims 25 and 27. Therefore, claim 40 has been analyzed and rejected as previously discussed with respect to the combination of claims 25 and 27.
- 46. In regard to **claim 41**, this is a method claim, corresponding to the apparatus in claim 26. Therefore, claim 41 has been analyzed and rejected as previously discussed with respect claim 26.
- 47. In regard to **claim 43**, note Silverman discloses a method of remotely monitoring a hazardous environment, as claimed in claim 42. Therefore, it can be seen that Silverman fails to disclose further transmitting the video signal of the highest signal strength using a transmitter located in the receiver apparatus, receiving the further transmitted video signal in a second receiver apparatus, and displaying the received video signal. Ortiz discloses further transmitting the video signal of the highest signal strength using a transmitter located in the receiver apparatus (column 15, lines 37-57), receiving the further transmitted video signal in a second receiver apparatus (column

- 15, lines 37-52), and displaying the received video signal (column 15, lines 37-52 and column 25, lines 31-45). Ortiz teaches that further transmitting the video signal of the highest signal strength using a transmitter located in the receiver apparatus, receiving the further transmitted video signal in a second receiver apparatus, and displaying the received video signal is preferred in order to distribute the data by retransmitting the video at the request of authorized users (column 15, lines 37-52). Therefore, it would have been obvious to one of ordinary skill in the art to modify the receiver of Silverman to include the use of a second transmitter configured to further transmit the video signals output from the receiver and an antenna configured to transmit the video signals received from the second transmitter in order to distribute the data by retransmitting the video at the request of authorized users, as suggested by Ortiz.
- 48. In regard to **claim 44**, note Ortiz discloses that communication between devices can be performed using a combination of different types of wireless networks (column 16, lines 26-34), and lists 2.4 GHz as a possible type of wireless networks (column 16, line 26 column 19, line 32). Therefore, based on the application, the second transmitter is capable of being configured to transmit video signals at about 2.4 GHz.
- 49. <u>Claim 15</u> is rejected under 35 U.S.C. 103(a) as being unpatentable over Silverman et al. (US Patent # 4,709,265) in view of Dunsmore et al. (US Patent # 5,389,998).

50. In regard to **claim 15**, note Silverman discloses a communication system configured to communicate information in real-time between remote locations, as claimed in claim 1. Therefore, it can be seen that Silverman fails to disclose that the voltage regulator comprises a booster circuit configured to boost voltage from a first level to a higher second level. Dunsmore discloses the use of a booster circuit configured to boost voltage from a first level to a higher second level (column 1, lines 25-45). Dunsmore teaches that the use of a booster circuit configured to boost voltage from a first level to a higher second level is preferred in order to ensure a steady supply of power to the various camera systems, even under high load conditions (column 1, lines 25-45). Therefore, it would have been obvious to one of ordinary skill in the art to modify the receiver of Silverman to include the use of a booster circuit configured to boost voltage from a first level to a higher second level in order to ensure a steady supply of power to the various camera systems, even under high load conditions, as suggested by Dunsmore.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 20040008265A1: note the use of separate voltages for different components, as well as the use of 900 MHz wireless communications.

US004916532: note the use of wireless transmission of video signals.

US004914469: note the use of a power supply system having multiple voltages as well a booster circuit.

US007173664B2: note the use of a power supply system having multiple voltages as well a booster circuit.

US007023483B2: note the use of a laser to align an image.

US006970647B2: note the use of a laser to align an image.

US 20020171754A1: note the use of a laser that is pulsed to conserve power.

US007015950B1: note the use of a laser attachment.

US 20030043279A1: note the use of retransmission of data to extend the wireless range.

US005428388A: note the use of wireless transmission using 900 MHz.

US 20030107655A1: note the use of wireless transmission using 2.4 GHz.

US006493020B1: note the use of wireless transmission of video.

US 20040169733A1: note the use of wireless transmission of video.

US005448290A: note the use of wireless transmission of video.

US006982747B2: note the use of wireless transmission of video.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chriss S. Yoder, III whose telephone number is (571) 272-7323. The examiner can normally be reached on M-F: 8 - 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lin Ye can be reached on (571) 272-7372. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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CSY January 3, 2008

> LIN YE SUPERVISORY PATENT EXAMINER